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6	Attorneys for Plaintiff United States of America		
7	United States of America		
8	IN THE UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10	LINUTED STATES OF ANCENISA	CASE NO. 2:24-MJ-0033 DB	
11	UNITED STATES OF AMERICA,	STIPULATION RE TREATMENT OF	
12	Plaintiff, v.	PROTECTED INFORMATION	
13	PAULO PEREZ-MENDOZA,		
14	TAGEOTEKEZ-WENDOZA,		
15	Defendant.		
16			
17	WHEDEAS the discovery in this case co	entains a large amount of other neonle's personal	
18	WHEREAS, the discovery in this case contains a large amount of other people's personal		
19			
20	numbers, telephone numbers, and residential addresses ("Protected Information");  WHEREAS, the discovery in this case also contains information relating to confidential sources:		
21	WHEREAS, the discovery in this case also contains information relating to confidential sources;		
22		se necessity of large scale reductions and the	
23	WHEREAS, the parties desire to avoid the necessity of large-scale redactions and the		
24	unauthorized disclosure of Protected Information to anyone not a party to this case;  The parties agree that entry of a stipulated protective order is appropriate.		
25	The parties agree that entry of a stipulated protective order is appropriate.		
26	THEREFORE, the parties stipulate as follows:		
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1. 1 This Court may enter a protective order pursuant to Rule 16(d) of the Federal Rules of 2 Criminal Procedure and its general supervisory authority that pertains to all discovery produced to the 3 defendants' counsel in this case; 4 2. By signing this stipulation, defense counsel agree not to share any discovery that contains 5 Protected Information with anyone other than defense counsel and defense counsel investigators and 6 support staff. Defense counsel may permit the defendants to review unredacted discovery that contains 7 Protected Information in the presence of defense counsel or defense counsel investigators and support 8 staff. But defense counsel shall not allow the defendants to copy the Protected Information and may 9 only provide the defendants with copies of discovery from which the Protected Information is redacted; 10 3. The discovery may be used only in connection with the litigation of this case. The 11 discovery is now and will remain the property of the government. Defense counsel will return the 12 discovery to the government, or certify that it has been destroyed, at the conclusion of the case; 13 4. Defense counsel will store the discovery in a secure place and will use reasonable care to 14 ensure that it is not disclosed to third persons in violation of this agreement; and 15 5. In the event that the defendants substitute counsel, undersigned defense counsel agree to 16 withhold discovery from the new defense counsel until the new defense counsel agree to be bound by 17 this stipulation and resulting order. 18 IT IS SO STIPULATED. 19 DATED: March 25, 2024 /s/ Meghan McLoughlin Meghan McLoughlin 20 Counsel for Paulo Perez-Mendoza 21 22 DATED: March 25, 2024 /s/ Karen A. Escobar Karen A. Escobar 23 Assistant United States Attorney 24 25 26 27

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8	IN THE UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10		CASENO 224 MI 0022 DD	
11	UNITED STATES OF AMERICA,	CASE NO. 2:24-MJ-0033 DB	
12	Plaintiff, v.	ORDER RE TREATMENT OF PROTECTED INFORMATION	
13	PAULO PEREZ-MENDOZA,		
14	Defendant.		
15	Defendant.		
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20	regarding the treatment of protected information contained in the discovery is approved.		
21	IT IS SO ORDERED.		
22	Dated: March 26, 2024	Carop U. Delany	
23		CAROLYN K. DELANEY	
24		UNITED STATES MAGISTRATE JUDGE	
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